IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION ADOBE SYSTEMS INCORPORATED, Case No. 4:10-cv-02769-CW AMENDED [PROPOSED FORM OF] JUDGMENT Plaintiff, v. HOOPS ENTERPRISE LLC and ANTHONY KORNRUMPF, Defendants. AND ALL RELATED CLAIMS

Pursuant to the parties' stipulation of June 15, 2012 regarding entry of judgment and the Court's Orders of July 25, 2011, February 1, 2012 and June 15, 2012,

IT IS ORDERED AND ADJUDGED

That judgment is entered for Plaintiff Adobe Systems Incorporated and against Defendants Hoops Enterprise, LLC and Anthony Kornrumpf on Adobe's first and second claims for relief for copyright and trademark infringement, and on Defendants' second counterclaim for violation of California's Unfair Competition Law;

That Defendants' first counterclaim for declaratory judgment of copyright misuse is dismissed; and

That Defendants are jointly and severally liable for actual damages in the amount of \$721,344.33 on Adobe's first claim for relief of copyright infringement only. Each party shall bear its own costs.

The Court has entered a permanent injunction by a separate order.

This judgment is subject to, and does not reflect waiver of, defendants' right to appeal all orders, objections, opinions, and rulings issued in this matter.

Dated: July $\frac{17}{2}$, 2012

HON. CLAUDIA WILKEN UNITED STATES DISTRICT JUDGE